

2 Indicted At Bisbee for Deportations

Leading Citizens Charged
With Driving Out 1,186
Mine Workers
20 Are Released on
Bond of \$5,000 Each

Sheriff Who Led Exodus Is Now a Captain With Pershing in France

TUCSON, Ariz., May 15.—Twenty of the most prominent citizens of Bisbee, Ariz., were tonight at liberty under \$5,000 bond following their arrest at Bisbee on indictments returned by the United States Grand Jury here last week, according to advices reaching the office of the United States Marshal here.

Twenty-one men were indicted, the charge being "conspiracy to deprive a citizen of the United States of his legal rights in violation of Section 19 of the Penal Code." The indictments grew out of the deportation from Bisbee and the Warren mining district of 1,186 copper miners and others.

The twenty-first man, for whom officers had a warrant, was reported to be in New York. He was said to be prominent in mining and financial circles throughout the United States.

List of Others Indicted

GRANT H. DOWELL, general manager of the Copper Queen Consolidated Mining Company at Bisbee.

GERALD FITZGERALD SHERMAN, superintendent of Copper Queen Consolidated Mining Company.

BASSETT T. WATKINS, miner, formerly chief marshal and leader in the Bisbee Loyalty League.

Captain H. H. STOUT, superintendent of the Phelps-Dodge Smelter at Douglas.

ROBERT RAE, auditor for the Phelps-Dodge interests in the Southern Arizona Mining Company.

MILES MERRILL, Copper Queen miner, one of the organizers of Warren district, Loyalty League.

M. J. CUNNINGHAM, cashier of the Bank of Bisbee and former president of the Arizona Bankers' Association.

Dr. N. C. BLEDSON, head of the Calumet & Arizona Mining Company's medical staff.

Captain JOSEPH PARK HODGSON, consulting engineer, Phelps-Dodge Corporation.

JAMES ALLISON, city marshal of Bisbee.

ALVIN W. HOWE, deputy sheriff of Cochise County.

W. P. SIMS, Bisbee dentist, former Arizona State Senator.

LEWIS C. SHATTUCK, president of the Shattuck Mine and general manager of the Shattuck mine.

M. J. BROPHY, general manager, Phelps-Dodge store in Bisbee.

PHIL TOVREA, Bisbee cattleman.

GEORGE B. WILCOX, watchman, Calumet and Arizona Mining Company.

Dr. J. C. LANNON, member of Phelps-Dodge medical staff.

J. L. GANNON, deputy sheriff.

VANCE JOHNSON, chairman of Board of Supervisors of Cochise County.

All Widely Known

The men arrested to-day appeared before an acting United States commissioner at Bisbee and gave bond for their appearance at Tucson May 28 for a preliminary hearing.

The 20 indicted are some of the best known in Arizona and some of them have national reputations in mining and financial circles.

The deportation which took place July 12, 1917, was the last of a series of deportations which were made for the good of the community and for the government, in that the I. W. W. was the only one in the district at the time was hampering production of copper badly needed in war time.

When the strike was called members of the I. W. W. began picketing the mines and agitators were sent into the district. After the deportations were made the I. W. W. began picketing the mines and agitators were sent into the district.

President Wilson to the effect that deportations reported that many of those deported had no connection with the I. W. W. were business men, clerks and others not directly connected with the mines.

During the deportation an attempt was made to effect a news censorship through the I. W. W. official of one of the mining companies. The operator in charge of the telegraph office at Bisbee has stated that he was taken this office for an armistice and followed the instructions given him by the official. However, the effort was not effective, as Associated Press dispatches were received by telephone from Bisbee and Douglas, Ariz.

The decision of the War Labor Board to enlarge the board by the appointment of representatives of organized labor for an adjustment of their demands for better wages and working conditions, has referred the matter to the Harbor Wage Adjustment Board of hearings now in session.

The board as now constituted, which will have as representative T. V. O'Connor, international president of the Longshoremen's Association.

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Report Sedition!

Citizens who know of any act of utterance by any one are asked by Assistant United States District Attorney Ben A. Matthews to telephone Cortlandt 7280, the office of the United States Attorney, or Barclay 8160, which is the office of the Bureau of Investigation of the Department of Justice.

Their information will be promptly investigated and their communication will be treated as confidential.

Move to Bar Hearst Papers Is Spreading

Continued from page 1

ordinance before you approve it. My client desires an immediate hearing. I send this message in the belief that the people of Mount Vernon would not justify any municipal action which is highly unjust."

To this Mayor Brush replied: "Your telegram of this date requesting a hearing for 'The New York American' and 'The New York Evening Journal' upon the ordinance adopted by the Common Council last night is before me. At the time you sent this telegram I had already approved the resolution. No hearing before me could have any effect now."

"So that you may clearly understand my views in this matter, I wish you to know that I am in hearty approval of any action by the Aldermen of this city directed against any publications which may be disloyal or harmful to this nation in the prosecution of the war. As to either the justice or the validity of the ordinance in question, I have no opinion. These questions can better be disposed of by the courts than by me. I feel bound by the judgment of the Aldermen as to the wisdom of the ordinance and I want to rely upon our courts as to its justice or legality."

"I shall approve of any action by the Corporation Council facilitating any effort you may see fit to make in order to have a speedy determination in the courts of any questions you may desire to raise against this local legislation."

It is expected that the counsel for the Star Company will direct an employee of the organization to offer for sale here copies of the barred publications some time after next Saturday, and so establish a test case. Corporation Counsel J. Henry Esser said that if this course were pursued the offending newspaper would be removed from circulation.

Habes corpus proceedings would then be instituted, it is believed, by the Star Company attorneys and the case would go to the Supreme Court. Alderman William Dawson, chairman of the anti-Hearst ordinance, received congratulatory telegrams from all sections of the country to-day as well as expressions of approval from hundreds of his fellow townsmen.

The women's section of the Manor Club of Pelham Manor voted to call upon the Council of that town to pass an ordinance similar to that adopted here for the purpose of barring all Hearst publications from the Pelham Manor newspapers.

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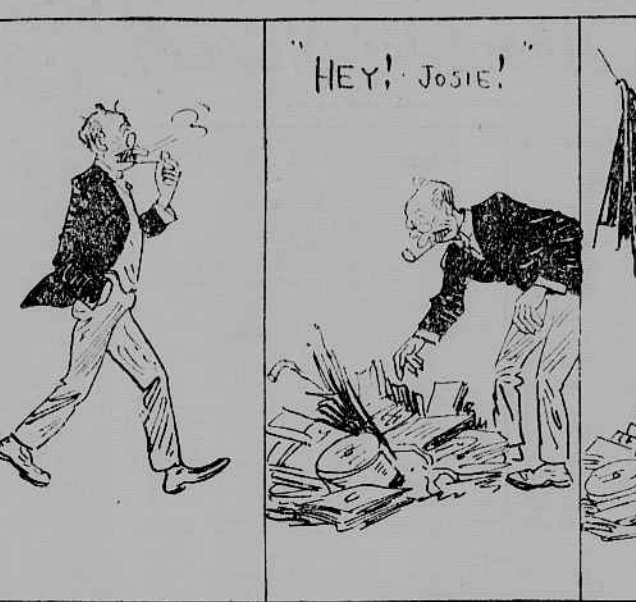
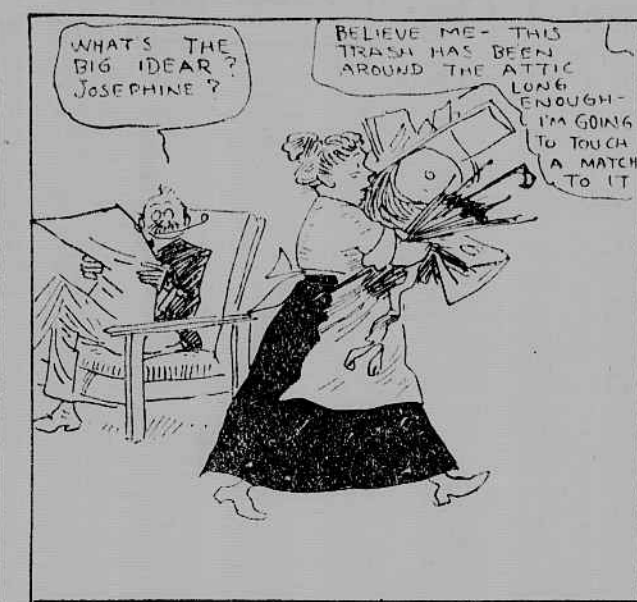
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Oh, Man!



Child Branding Parents Receive Prison Sentence

Mr. and Mrs. Strang Must
Serve From Six Months
to Three Years

Mr. and Mrs. Charles Strang, 73 Mountain View Avenue, West, New Brighton, Staten Island, convicted a week ago of cruel and inhuman treatment of their two children, Raymond, nine years old, and Elizabeth, eleven, were sent to the penitentiary yesterday for a redetermined term of their sentence runs from six months to three years.

Strang, who was one of the superintendents at the State Prison, building Company's plant at Port Richmond, showed no emotion when sentence was pronounced and declined to brook any statement. Mrs. Strang, his second wife and the stepmother of the children, became hysterical in court and required the attention of a physician before she could be removed to prison.

The Strangs were arraigned for sentence before Justices Murphy, Herman and McInerney in the Court of Special Sessions, St. George. They had been convicted in the same court the preceding week. George Pinney, their attorney, made a strong plea for mercy. Justice Murphy, who pronounced the sentence, said that many neighbors of the couple had spoken highly of them in urging the court to be lenient. But Justice Murphy said that neither he nor his associates had been able to find any excuse for the acts of the couple.

"We have received a great many letters speaking in the highest terms of these defendants," said Justice Murphy. "Moreover, the court really sought for some reasonable explanation of their conduct, but in vain."

"The testimony shows that the sole crime of the two children had been that of calling the names of the Strangs. Their parents to deliberately hold the hands of the children on the top of hot stoves and, as was the case with the little boy, to make a red-hot poker against his face until he was badly scarred was most inhuman torture, and there is no possible excuse to be offered for it."

The torture of the two children occurred on Palm Sunday and Easter Sunday. Mrs. Bertha White, aged mother of Mrs. Strang, who was brought into the courtroom yesterday to testify against them, was the strongest witness the prosecution had.

The Strang children are in the custody of the State Prison. They will remain there until the authorities decide what to do with them. The society has made an additional charge of the Strang children's case. The Strangs, and that case will be heard in the Children's Court next Wednesday.

This rider, according to Mr. Jacoby, "rendered innocuous" the objects of the legislation, which had prepared the bill and secured its introduction and passage.

A letter from David Blitzer, attorney, to Broadway, claiming that the price of ice had been put in instead of down by the ice administration, was made public.

"I know of an ice concern that is willing to sell ice at less than \$80 a ton, but is prohibited by fear of having its license revoked," Mr. Blitzer charged.

Commissioner Day disclaimed any intention of accusing Mr. Odell of owning any of the ice that comes into the city, but declared that the ice dealers would make \$1,000,000 profit on 100,000 tons of ice sold to office buildings this summer.

"As to that," said Mr. Odell, "I am willing to bet Mr. Day that the dealers won't sell \$1,000,000 worth of ice to office buildings this summer, let alone make that much profit."

Jurors Extinguish the Lights In Romance of Lloyd's Lighthouse

Samuel Sands's Sad Story of Alienated Affections Goes
Hard Aground and Fair Isabel Returns to
Father, Keeper of the Beacon

RIVERHEAD, L. I., May 15.—"The Lighthouse Keeper's Daughter; or, She Married to Get Rid of Him," a drama filled with heart throbs and alienation suits, reached its climax in the Supreme Court here to-day.

The Lighthouse Keeper, Captain Robert McGlone, his daughter, Isabel McGlone, and his persistent husband, Samuel Sands, were the principal actors in the drama. Another one, Captain Robert McGlone, was also present.

To the above must be added the jury, which returned to Sands' suits the verdict of no cause for action. Listen, then, to the plot, which was enacted to the sobbing of waves about Little Island, in Lloyd's Harbor, where the lighthouse stands.

J. J. Robinson, attorney for the alleged alienators, Captain McGlone and his physician, told the jury to-day that his heroine was "an unsophisticated girl, who had spent her whole life of eighteen years in the lighthouse."

On the sad sea sands of Lloyd's Harbor lived and Samuel Sands, forty-nine, basking in the light of the lighthouse, and occasionally in the shy glances bestowed upon him by the fair Isabel.

Sickness smote Captain McGlone in the spring of 1917, and Sam Sands moved to the lighthouse. He rowed Miss McGlone to the mainland for the mail, food and Dr. Donahue, and, as her glances became less shy, he up and married her one day.

Then they broke it to Captain McGlone in the presence of Dr. Donahue. The convalescent became a well man in two seconds and went storming about the lighthouse debating with himself in a loud voice as to the whereabouts of "that girl."

Sam rowed back to the mainland. His bride started out to the lighthouse. He never laid eyes on her again, he said, until she appeared in court last week.

"I love her more than any other woman I have ever known, and she loves me, too," he told the court. "We would be living happily together, if it had not been for her father and Dr. Donahue, who influenced her against me."

"He scared me into marrying him," said the lighthouse keeper's daughter, in reply to these statements. "I thought if I married him I'd get rid of him. He was always hanging around me."

Dr. Donahue denied that he was a party in a conspiracy to keep the girl from her husband. Following the same complaint, always seeks a German paper at the corner newsstand. Let us not give that kind of aid and comfort to the enemy."

The Rev. Cyrus Townsend Brady urged the German music he supposed, pressed, from German music to German beer.

"How has a German newspaper editor justified the sinking of the Lusitania been able to change his mind since the United States declared war?" queried Dr. Brady, and some one in the back of the hall shouted "It can't be done!"

"I am sick of the lawlessly sentimental way in which we treat the insidious propagandist who strives to undermine our government," he continued. "God forbid that we should emulate the vices of those with whom we contend, but at least there should be no rigid enforcement of the law."

The investigation made by inspectors of the State Board of Health to fix the responsibility for fumes and odors which are the cause of discomfort to the residents of Riverside drive and vicinity disclosed that the city dump at Ninety-sixth Street and the North River was a contributing cause. Dr. Herman M. Biggs, chairman of the State Board of Health, has written Dr. Copeland, Commissioner of Health, advising him to take the matter up with the health department and have the unhealthful conditions remedied. City garbage is dumped at this point upon sewers.

The State Board of Health made its report yesterday against the nuisance of the Riverside Drive nuisance. It found that of the several plants across the river in New Jersey, which were named as defendants in the recent hearings, in the matter before Dr. Biggs, the Corn Products Company and the General Chemical Company were the chief offenders. These two companies have been summoned to appear before the State Board of Health on June 10, at 10 a. m., at 17 West Forty-third Street, and show cause why they should not abate the nuisance, or have their licenses to do business in this state revoked. The city is joint complainant in the case with the West End Association.

The city appropriated \$25,000 to hire chemical experts to fix the responsibility for the noxious fumes, but Dr. Biggs notified Mayor Hylan yesterday that he would not abate the nuisance, as the state inspectors had gathered sufficient evidence in the matter. The inspectors would not be necessary, as the state cost the offending companies more than \$25,000 each to install chimneys which would not emit the objectionable fumes.

Joseph A. Warren, of 61 Broadway, is counsel for the State